Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Superior Essex Communications LP		108/05/2008	LIMITED PARTNERSHIP: DELAWARE
Essex Group, Inc.		08/05/2008	CORPORATION: MICHIGAN

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Agent	
Street Address:	300 Galleria Parkway, Suite 800	
City:	Atlanta	
State/Country:	GEORGIA	
Postal Code:	30339	
Entity Type:	national banking association:	

PROPERTY NUMBERS Total: 48

Property Type	Number	Word Mark
Registration Number:	3319965	10GAIN
Registration Number:	3399518	10GC
Registration Number:	3371670	BRAKEBOX
Registration Number:	2486170	BROADGAIN
Registration Number:	1189207	CASPIC
Registration Number:	0861615	CUPIC
Registration Number:	2627985	DATAGAIN
Registration Number:	0969536	GOPIC
Registration Number:	2231466	MARATHON LAN
Registration Number:	2541570	NEXTGAIN
Registration Number:	2722367	NEXTLAN
Registration Number:	1101299	PAY OUT PAK
Registration Number:	2648606	PERFORMACHANNEL
		TRADEMARK

900113342 **REEL: 003831 FRAME: 0677**

Registration Number:	2745650	PERFORMALINK			
Registration Number:	2245861	QUICKCOUNT			
Registration Number:	3236127	SEALPIC			
Registration Number:	2068653	SUPERIOR CABLE			
Registration Number:	3415039	TERAFLEX			
Registration Number:	2541571	TERAGAIN			
Registration Number:	0888975	T-SCREEN			
Registration Number:	0717483	ALLEX			
Registration Number:	0861614	ALPIC			
Registration Number:	1602012	ARMORED MAGNETEMP			
Registration Number:	1178844	ESSEX GROUP			
Registration Number:	1313285	ESSEX GROUP			
Registration Number:	1205233	QUALITY ESSEX MASTERS			
Registration Number:	2815079	GP/MR-200			
Registration Number:	2870594	GP/MR-EXTRA			
Registration Number:	1827220	LELAND FARADAY			
Registration Number:	1830155	LF			
Registration Number:	2951791	MAGNA-PAIL			
Registration Number:	1234416	MR-200			
Registration Number:	0702858	NYTHERM			
Registration Number:	1172079	POLYBONDEX			
Registration Number:	1144845	REEL PAK			
Registration Number:	0672165	SODERBOND			
Registration Number:	0672138	SODEREX			
Registration Number:	0672164	SODERON			
Registration Number:	1036145	SOLIDEX			
Registration Number:	1038144	SOLIDON			
Registration Number:	1523072	SX			
Registration Number:	0612102	sx			
Registration Number:	1525063	sx			
Registration Number:	1286937	TF			
Registration Number:	0672137	THERMALEX			
Registration Number:	1185606	THERMALEX 200			
Registration Number:	2362523	ULTRASHIELD			
Registration Number:	1827219	VANGUARD			
		TRADEMARK			

REEL: 003831 FRAME: 0678

CORRESPONDENCE DATA Fax Number: (

(404)522-8409

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 404-420-5527
Email: rbirdwell@phrd.com

Correspondent Name: Rhonda J. Birdwell, Paralegal -- PHRD

Address Line 1: 285 Peachtree Center Avenue

Address Line 2: Suite 1500

Address Line 4: Atlanta, GEORGIA 30303

ATTORNEY DOCKET NUMBER:	2689 - CYPRUS
NAME OF SUBMITTER:	Bobbi Acord
Signature:	/ba/
Date:	08/08/2008

Total Attachments: 11

source=Trademark - Cyprus#page1.tif source=Trademark - Cyprus#page2.tif source=Trademark - Cyprus#page3.tif source=Trademark - Cyprus#page4.tif source=Trademark - Cyprus#page5.tif source=Trademark - Cyprus#page6.tif source=Trademark - Cyprus#page7.tif source=Trademark - Cyprus#page8.tif source=Trademark - Cyprus#page9.tif source=Trademark - Cyprus#page10.tif source=Trademark - Cyprus#page11.tif

AMENDED, RESTATED AND CONSOLIDATED TRADEMARK SECURITY AGREEMENT

THIS AMENDED, RESTATED AND CONSOLIDATED TRADEMARK SECURITY AGREEMENT (this "Agreement") is made on August 5, 2008, by and among BANK OF AMERICA, N.A., a national banking association having an office at 300 Galleria Parkway, Suite 800, Atlanta, Georgia 30339, in its capacity as collateral and administrative agent (together with its successors in such capacity, "Agent"), for each of the financial institutions (collectively, "Lenders") now or hereafter parties to the Loan Agreement (as defined below), and the other Secured Parties (as defined in the Loan Agreement), SUPERIOR ESSEX COMMUNICATIONS LP, a Delaware limited partnership ("Communications"), and ESSEX GROUP, INC., a Michigan corporation ("EGI"), each with its chief executive office and principal place of business at 6120 Powers Ferry Road, Suite 150, Atlanta, Georgia 30339 (Communications and EGI are sometimes collectively referred to herein as "Companies" and individually as "Company").

Recitals:

Pursuant to that certain Credit Agreement dated November 10, 2003, as amended and restated by that certain Amended and Restated Loan and Security Agreement dated April 14, 2006, by and among Communications, EGI (collectively, "<u>U.S. Borrowers</u>"), Agent, and the various financial institutions party thereto from time to time (the "<u>Existing Lenders</u>") (as at any time amended, restated, modified or otherwise supplemented prior to the date hereof, the "<u>Existing Loan Agreement</u>"), the Existing Lenders agreed to make loans to, and issue letters of credit and provide other financial accommodations on behalf of, U.S. Borrowers.

In connection with the Existing Loan Agreement, (i) Communications executed and delivered that certain Trademark Security Agreement dated November 10, 2003 in favor of Agent, for the benefit of the Existing Lenders (as at any time amended, restated, modified or otherwise supplemented prior to the date hereof, the "Existing Communications Trademark Agreement"), and (ii) EGI executed and delivered that certain Trademark Security Agreement dated November 10, 2003 in favor of Agent, for the benefit of the Existing Lenders (as at any time amended, restated, modified or otherwise supplemented prior to the date hereof, the "Existing EGI Trademark Agreement"; and together with the Existing Communications Trademark Agreement, the "Existing Trademark Agreements") pursuant to which each of Companies agreed to pledge, assign and grant a security interest to Agent in the Trademark Collateral (as defined in the Existing Trademark Agreements) to secure the Obligations (as defined in the Existing Loan Agreement).

Companies and ESSEX GROUP CANADA INC., a Nova Scotia company ("Canadian Borrower"; Companies and Canadian Borrower are sometimes collectively referred to herein as "Borrowers" and individually as "Borrower"), have now entered into a certain Second Amended and Restated Loan Agreement dated the date hereof with Agent, Lenders and the other parties named therein (as at any time amended, restated, modified or supplemented, the "Loan Agreement"), which Loan Agreement amends and restates the Existing Loan Agreement.

It is a condition to the Secured Parties' willingness to make loans and other financial accommodations to or for the benefit of the Borrowers under the Loan Agreement that each Company agree to amend, restate and consolidate the Existing Trademark Agreements in their entirety as hereinafter set forth.

The parties hereto agree that the Existing Trademark Agreements are hereby amended, restated and consolidated in their entirety by this Agreement, and each Company agrees to pledge, assign and

grant a security interest in the Trademark Collateral described herein to the Agent, for the benefit of the Secured Parties, and to ratify, renew and continue the prior pledge and assignment of, and security interest in, such Trademark Collateral, in order to ensure and secure the prompt payment and performance of the Obligations.

NOW, THEREFORE, for Ten Dollars (\$10.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agrees as follows:

- 1. Capitalized terms used herein (including those used in the Recitals hereto), unless otherwise defined, shall have the meanings ascribed to them in the Loan Agreement.
- 2. To secure the prompt payment and performance of any and all indebtedness, obligations, liabilities, covenants and duties of each Company to Agent and Lenders of every kind and description, whether or not evidenced by any note, invoice, billing, guaranty or other instrument, and whether or not for the payment of money, direct or indirect, absolute or contingent, liquidated or unliquidated, joint or several, due or to become due, now existing or hereafter arising under the Loan Agreement or any other Loan Documents, including, without limitation, all U.S. Obligations and Canadian Obligations, all liabilities and obligations of Companies as guarantors of the Canadian Obligations pursuant to the U.S. Borrowers' Guaranty, and all obligations of Companies now or hereafter existing under this Agreement, and all expenses and attorneys' fees chargeable to Companies, whether or not provided in the Loan Agreement, this Agreement or any other Loan Documents (all such indebtedness, obligations, liabilities, covenants and duties being collectively referred to as "Obligations"), each Company hereby pledges, assigns and grants to Agent, for its benefit and the Pro Rata benefit of Lenders, a continuing security interest in and Lien upon all of the following property of such Company, whether now owned or existing or hereafter created or acquired (the "Trademark Collateral"):
 - (a) all trademarks, trademark registrations, tradenames and trademark applications, including, without limitation, the trademarks and applications listed on Exhibit A attached hereto and made a part hereof (as the same may be amended from time to time), and (i) all renewals thereof, (ii) all income, royalties, damages and payments now or hereafter due or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world, but excluding any "intent to use" applications for trademark or service mark registrations filed pursuant to Section 1(b) of the Lanham Act, unless and until an Amendment to Allege Use or a Statement of Use under Sections 1(c) and 1(d) of said Act has been filed (all of the foregoing trademarks, trademark registrations, tradenames and applications, together with the items described in clauses (i)-(iv), are hereinafter collectively referred to as the "Trademarks");
 - (b) the goodwill of such Company's business connected with and symbolized by the Trademarks; and
 - (c) all proceeds of the foregoing.

In addition to the foregoing, each Company hereby ratifies, reaffirms, renews and continues its prior pledge and assignment of, and grant of a security interest in favor of Agent, for the benefit of the Secured Parties, in all of the Trademark Collateral described in the Existing Trademark Agreements.

3. Each Company represents and warrants to Agent and Lenders that:

- (a) Each of the Trademarks is subsisting and has not been adjudged invalid or unenforceable;
- (b) Upon filing of this Agreement in the United States Patent and Trademark Office and/or in the Canadian Intellectual Property Office, as applicable, and an appropriate filing of a UCC-1 financing statement in the applicable jurisdiction, this Agreement will create a legal and valid perfected lien upon and security interest in the registered Trademark Collateral (other than foreign trademarks), enforceable against such Company and all third Persons in accordance with its terms; except as the enforceability thereof may be limited by bankruptcy, insolvency or other similar laws of general application affecting the enforcement of creditors' rights;
- (c) To such Company's knowledge, no claim has been made that the use of any of the Trademarks does or may violate the rights of any third Person;
- (d) Such Company has all requisite power and authority to enter into this Agreement and perform its terms;
 - (e) Each of the Trademarks is valid and enforceable; and
- (f) Such Company is the sole and exclusive owner of the entire right, title and interest in and to all of the Trademark Collateral, free and clear of any liens, charges and encumbrances (except for Permitted Liens), including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by such Company not to sue third Persons.
- 4. Each Company covenants and agrees with Agent and Lenders that:
- (a) Such Company will maintain the quality of the products associated with the Trademarks, in a manner consistent with past practices;
- (b) Such Company has used and will continue to use for the duration of this Agreement, proper statutory notice as required under Applicable Law in connection with its use of the Trademarks, including, without limitation, filing an affidavit of use with the United States Patent and Trademark Office and/or the Canadian Intellectual Property Office, as applicable, for each Trademark as required by Applicable Law to maintain the registration thereof without loss of protection therefor, unless such Company shall reasonably determine that any such Trademark is no longer material to the conduct of its business.
- 5. Unless otherwise permitted by the Loan Agreement, until Full Payment of the Obligations and the termination of the Loan Agreement, no Company shall enter into any license agreement relating to any of the Trademarks with any Person except non-exclusive licenses in the ordinary course of such Company's business or as otherwise expressly permitted under the Loan Agreement, and shall not become a party to any agreement with any Person that is inconsistent with such Company's duties under this Agreement.
- 6. If, before the Full Payment of the Obligations, any Company shall obtain rights to any new registered trademarks, or become entitled to the benefit of any trademark application or registered trademark or any renewal of any Trademark, the provisions of paragraph 2 hereof shall automatically apply thereto, and such Company shall give to Agent notice thereof in writing on an annual basis or upon reasonable request of Agent, together with an amended Exhibit A hereto which includes such future Trademark or trademark applications, and Agent is authorized to file such amended Exhibit A with the United States Patent and Trademark Office.

- Upon the occurrence and during the continuation of any Event of Default, Agent shall have, in addition to all other rights and remedies given it by this Agreement, all rights and remedies under Applicable Law and all rights and remedies of a secured party under the UCC and the PPSA. Without limiting the generality of the foregoing, Agent may immediately, upon the occurrence and during the continuation of any Event of Default, for its benefit and the Pro Rata benefit of Lenders, without demand of performance and without notice (except as described in the next sentence, if required by Applicable Law), or demand whatsoever to any Company, each of which each Company hereby expressly waives, collect directly any payments due any Company in respect of the Trademark Collateral, or sell at public or private sale or otherwise realize upon all or from time to time, any of the Trademark Collateral. Each Company hereby agrees that ten (10) days written notice to such Company of any public or private sale or other disposition of any of the Trademark Collateral shall be reasonable notice. At any such sale or disposition, Agent or any Lender may, to the extent permitted by law, purchase the whole or any part of the Trademark Collateral sold, free from any right of redemption on the part of the any Company, which right each Company hereby waives and releases. After deducting from the proceeds of such sale or other disposition of the Trademark Collateral all costs and expenses incurred by Agent in enforcing its rights hereunder (including, without limitation, all attorneys' fees), Agent shall apply the remainder of such proceeds to the payment of the Obligations in such order or manner as may be authorized or required by the Loan Agreement. Any remainder of the proceeds after Full Payment of the Obligations shall be paid over to Companies. If any deficiency shall arise, each Company and each other guarantor of the Obligations shall remain jointly and severally liable to Agent and Lenders therefor.
- 8. Each Company hereby makes, constitutes and appoints Agent and any officer or agent of Agent as Agent may select, as such Company's true and lawful attorney-in-fact, with full power to do any or all of the following if an Event of Default shall occur and be continuing: to endorse such Company's name on all applications, documents, papers and instruments necessary for Agent to continue the registration of or to use the Trademarks, or to grant or issue any exclusive or nonexclusive license under the Trademarks to any other Person, or to assign, pledge, convey or otherwise transfer title in or dispose of any Trademark Collateral to any other Person. Each Company hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney, being coupled with an interest, shall be irrevocable until Full Payment of the Obligations and the termination of the Loan Agreement.
- 9. After Full Payment of the Obligations and termination of the Loan Agreement, this Agreement shall terminate and Agent shall execute and deliver to Companies, without representation, warranty or recourse and at Companies' expense, all releases or other instruments necessary to terminate Agent's security interest in the Trademark Collateral subject to any disposition thereof which may have been made by Agent pursuant to the terms of this Agreement or any of the other Loan Documents.
- 10. Any and all fees, costs and expenses, of whatever kind or nature (including, without limitation, reasonable and documented attorneys' fees and legal expenses) incurred by Agent or any Lender in connection with the preparation of this Agreement and any other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including, without limitation, all taxes in connection therewith) with the United States Patent and Trademark Office, Canadian Intellectual Property Office or in any other public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, Liens or otherwise protecting, maintaining, or preserving the Trademark Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademark Collateral, shall be borne and paid by Companies (it being the intent of each Company and Agent that Companies shall be responsible for the payment of all sums, fees, costs and expenses, including, without limitation, all renewal fees with respect to the Trademarks) or, if paid by Agent in its sole discretion, shall be reimbursed by Companies on demand by Agent and until so paid shall be added

to the principal amount of the Obligations and shall bear interest at the highest per annum rate in effect from time to time under the Loan Agreement.

- 11. In the event that any Trademark of a Company is infringed upon, or misappropriated by a third party in a manner actionable under the Applicable Laws, such Company shall notify Agent promptly after such Company learns thereof. Such Company shall, unless it shall reasonably determine that such Trademark is not material to the conduct of its business or operations or that it does not have a reasonable chance of success on the merits, promptly take all appropriate actions, including, without limitation, if warranted, bringing suit to stop such infringement or misappropriation and to recover any and all damages for such infringement or misappropriation. Upon the occurrence and during the continuance of an Event of Default, each Company shall have the duty, through counsel reasonably acceptable to Agent, to prosecute diligently any trademark application for a Trademark pending as of the date of this Agreement or thereafter until Full Payment of the Obligations and the termination of the Loan Agreement, to make federal application on registrable but unregistered Trademarks (subject to such Company's reasonable discretion in the Ordinary Course of Business or, during the existence of an Event of Default or a Default, promptly upon Agent's request), to file and prosecute opposition and cancellation proceedings, to file and prosecute lawsuits to enforce the Trademarks and to do any and all acts which are deemed necessary or desirable by Agent to preserve and maintain all rights in the Trademarks, unless such Company shall reasonably determine that such Trademark or trademark application is not material to the conduct of its business or operations. Any expenses incurred in connection with such applications or proceedings shall be borne by Companies. No Company shall abandon any right to file a trademark application, or any pending trademark application or trademark without the consent of Agent, unless such Company shall reasonably determine that such trademark application or trademark is not material to the conduct of its business or operations.
- 12. Notwithstanding anything to the contrary contained in paragraph 11 hereof, Agent shall have the right, but shall in no way be obligated, at any time during the continuance of on Event of Default to bring suit instead in its own name to enforce the Trademarks and any license hereunder, or to defend any suit or counterclaim in its own name to protect the Trademarks or any license hereunder, in either of which events, each Company shall at the request of Agent do any and all lawful acts (including bringing suit) and execute any and all proper documents required by Agent to aid such enforcement, or defense, and Companies shall promptly, **upon demand**, reimburse and indemnify Agent for all costs and expenses incurred in the exercise of Agent's rights under this paragraph 12; <u>provided</u>, <u>that</u>, Companies shall not be obligated to indemnify Agent for its gross negligence or willful misconduct.
- 13. If any Company fails to comply with any of its obligations hereunder, to the extent permitted by Applicable Law, Agent may do so in such Company's name or in Agent's name, in Agent's sole discretion, but at Companies' expense, and Companies agree to reimburse Agent in full for all expenses, including, without limitation, reasonable attorneys' fees, incurred by Agent in prosecuting, defending or maintaining the Trademarks or Agent's interest therein pursuant to this Agreement.
- 14. No course of dealing between any Company and Agent or any Lender, nor any failure to exercise, nor any delay in exercising, on the part of Agent or any Lender, any right, power or privilege hereunder or under any of the other Loan Documents shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 15. All of Agent's rights and remedies with respect to the Trademark Collateral, whether established hereby or by any of the other Loan Documents, or by any other agreements or by Applicable Law shall be cumulative and may be exercised singularly or concurrently.

- 16. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 17. This Agreement, together with the other Loan Documents, constitutes and expresses the entire understanding of the parties hereto with respect to the subject matter hereof, and supersedes all prior agreements and understandings, inducements or conditions, whether expressed or implied, oral or written. This Agreement is subject to modification only by a writing signed by the parties, except as provided in paragraph 6 hereof.
- 18. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the successors and permitted assigns of Agent and of each Lender and upon the successors of each Company. No Company shall assign its rights or delegate its duties hereunder without the prior written consent of Agent.
 - 19. Each Company hereby waives notice of Agent's acceptance hereof.
- 20. This Agreement shall be governed by and construed in accordance with the internal laws of the State of Georgia; provided, however, that if the laws of any jurisdiction other than Georgia shall govern in regard to the validity, perfection or effect of perfection of any lien or in regard to procedural matters affecting enforcement of any Liens in Collateral, such laws of such other jurisdictions shall continue to apply to that extent.
- 21. To the fullest extent permitted by Applicable Law, each Company and Agent each waives the right to trial by jury in any action, suit, proceeding or counterclaim of any kind arising out of or related to this Agreement or the Trademark Collateral.
- Trademark Agreements. All rights, benefits, indebtedness, interests, liabilities and obligations of the parties to the Existing Trademark Agreements and the agreements, documents and instruments executed and delivered in connection with the Existing Trademark Agreements (collectively, the "Existing Trademark Documents") are hereby renewed, amended, restated and superseded in their entirety according to the terms and provisions set forth in this Agreement and the other Loan Documents. This Agreement does not constitute, nor shall it result in, a waiver of, or release, discharge or forgiveness of, any amount payable pursuant to the Existing Trademark Agreements or any indebtedness, liabilities or obligations of any Company thereunder, all of which are renewed and continued and are hereafter payable and to be performed in accordance with this Agreement and the other Loan Documents. Neither this Agreement nor any of the other Loan Documents extinguishes the indebtedness or liabilities outstanding in connection with the Existing Trademark Documents, nor do they constitute a novation with respect thereto.
- (b) All security interests, pledges, assignments, and other Liens previously granted by each Company pursuant to the Existing Trademark Documents are hereby renewed and continued, and all such security interests, pledges, assignments and other Liens shall remain in full force and effect as security for the Obligations.

[Remainder of page intentionally left blank; signatures begin on following page.]

WITNESS the execution hereof under seal as of the day and year first above written.

SUPERIOR ESSEX COMMUNICATIONS LP
("Company")
2
By: Olyllelan
Name: Tracke C. Gilleland
Title: Senior Vice President
ESSEX GROUP, INC.
("Company")
(Company)
By: Kallla
Name: Tracye C. Gilleland
Title: Senior Vice President
Title: Semor vice President
A 1
Accepted:
BANK OF AMERICA, N.A., as Agent
("Agent")
Ву:
Name:

WITNESS the execution hereof under seal as of the day and year first above written.

ame: Tracye C. Gilleland
itle: Senior Vice President
SEX GROUP, INC.
ompany)
ame: Tracye C. Gilleland
tle: Senior Vice President
epted:
NK OF AMERICA, N.A., as Agent
gent")
Nhy Yuhr
: John Yankauskas
John Yankauskas

EXHIBIT A

TRADEMARK REGISTRATIONS

a. SUPERIOR ESSEX COMMUNICATIONS LP

Country	Class(es)	<u>Trademark</u>	Application No.	Application Date	Registration No.	Registration Date
United States of America	9	10GAIN	78619858	29-Apr-05	3319965	23-Oct-07
United States of America	9	10GC	78620091	29-Apr-05	3399518	18-Mar-08
United States of America	9	BRAKEBOX	77103924	09-Feb-07	3371670	22-Jan-08
United States of America	9	BROADGAIN	75877533	22-Dec-99	2486170	04-Sep-01
United States of America	9	CASPIC	73295454	02-Feb-81	1189207	09-Feb-82
United States of America	9	CUPIC	72274866	27-Jun-67	861615	10-Dec-68
United States of America	9	DATAGAIN	76293114	01-Aug-01	2627985	01-Oct-02
United States of America	9	GOPIC	72418097	13-Mar-72	969536	02-Oct-73
United States of America	9	MARATHON LAN	75303383	04-Jun-97	2231466	16-Mar-99
United States of America	9	NEXTGAIN	76032958	24-Apr-00	2541570	19-Feb-02
United States of America	9	NEXTLAN	76311088	12-Sep-01	2722367	03-Jun-03
United States of America	9	PAY OUT PAK & Design	73129768	09-Jun-77	1101299	05-Sep-78
United States of America	36	PERFORMACHANNEL	76245383	24-Apr-01	2648606	12-Nov-02
United States of America	36	PERFORMALINK & Design	76015462	03-Apr-00	2745650	05-Aug-03
United States of America	9	QUICKCOUNT	75434345	13-Feb-98	2245861	18-May-99
United States of America	9	SEALPIC	78729172	07-Oct-05	3236127	01-May-07
United States of America	9	SUPERIOR CABLE	75013800	02-Nov-95	2068653	10-Jun-97
United States of America	9	TERAFLEX	77024170	18-Oct-06	3415039	22-Apr-08
United States of America	9	TERAGAIN	76032959	24-Apr-00	2541571	19-Feb-02
United States of America	9	T-SCREEN & Design	72319738	20-Feb-69	888975	07-Apr-70

b. ESSEX GROUP, INC.

			Application			Registration
Country	Class(es)	<u>Trademark</u>	No.	Application Date	Registration No.	<u>Date</u>
United States of America	9	ALLEX	72105509	30-Sep-60	717483	27-Jun-61
United States of America	9	ALPIC	72274864	27-Jun-67	861614	10-Dec-68
United States of America	9	ARMORED MAGNETEMP	73807560	19-Jun-89	1602012	19-Jun-90
United States of America	9	ESSEX GROUP	73261867	12-May-80	1178844	24-Nov-81
United States of America	9; 17	ESSEX GROUP	73461871	23-Jan-84	1313285	08-Jan-85
United States of America	9	ESSEX QUALITY MASTERS	73296944	12-Feb-81	1205233	17-Aug-82
United States of America	6	GP/MR-200	78222609	06-Mar-03	2815079	17-Feb-04
United States of America	6	GP/MR-EXTRA	78214083	12-Feb-03	2870594	03-Aug-04
United States of America	9	LELAND FARADAY	74341625	21-Dec-92	1827220	22-Mar-94
United States of America	9	LF LOGO	74346023	06-Jan-93	1830155	12-Apr-94
United States of America	6	MAGNA-PAIL	78415191	07-May-04	2951791	17-May-05
United States of America	9	MR-200	73354115	11-Mar-82	1234416	12-Apr-83
United States of America	9; 17	NYTHERM	72090043	01-Feb-60	702858	16-Aug-60
United States of America	9	POLYBONDEX	73261868	12-May-80	1172079	06-Oct-81
United States of America	9	REEL PAK	73205852	02-Mar-79	1144845	30-Dec-80
United States of America	9; 17	SODERBOND	72049431	10-Apr-58	672165	06-Jan-59
United States of America	9	SODEREX	72034597	30-Jul-57	672138	06-Jan-59
United States of America	9; 17	SODERON	72049430	10-Apr-58	672164	06-Jan-59
United States of America	9	SOLIDEX & Design	73062462	08-Sep-75	1036145	23-Mar-76
United States of America	9	SOLIDON	73062437	08-Sep-75	1038144	20-Apr-76
United States of America	1; 6; 9; 17	SX	73734306	10-Jun-88	1523072	07-Feb-89
United States of America	21	SX	71664141	08-Apr-54	612102	13-Sep-55
United States of America	1; 6; 9; 17	SX & Design	73733509	10-Jun-88	1525063	21-Feb-89

Country	Class(es)	<u>Trademark</u>	Application No.	Application Date	Registration No.	Registration Date
United States of America	9	TF	73402831	01-Nov-82	1286937	24-Jul-84
United States of America	9	THERMALEX	72034126	22-Jul-57	672137	06-Jan-59
United States of America	9	THERMALEX 200	73299218	02-Mar-81	1185606	12-Jan-82
United States of America	6	ULTRASHIELD	75169086	20-Sep-96	2362523	27-Jun-00
United States of America	7; 9; 17	VANGUARD	74341623	21-Dec-92	1827219	22-Mar-94

TRADEMARK APPLICATIONS

a. Superior Essex Communications LP

None.

b. ESSEX GROUP, INC.

None.

RECORDED: 08/08/2008